

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
09/532,024	03/21/00	OGAWA		Α Α	1417-305	
-		· ¬			EXAMINER	
		IM52/1107	•			
NIXON & VAN	DERHYE PC			MAITH		
1100 NORTH (GLEBE ROAD			ART UNIT	PAPER NUMBER	
8TH FLOOR					0	
ARLINGTON V	9 22201			1761	0	
				DATE MAILED:	•	
•		•			11/07/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

BEST AVAILABLE COPY

	4	Application	on No.	Applicant(s)					
		09/532,02	44	OGAWA ET AL.					
	Office Action Summary	Examiner		Art Unit					
		Hao T Mai		1761	<u> </u>				
Period fo	The MAILING DATE of this communication apports	pears on the	cover sheet with th	ne correspondence address					
A SH THE - Exte after - If the - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a rep o period for reply is specified above, the maximum statutory period irre to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no eve ly within the statu will apply and wil e, cause the appl	ent, however, may a reply b atory minimum of thirty (30) Il expire SIX (6) MONTHS i ication to become ABANDO	e timely filed days will be considered timely. from the mailing date of this communic DNED (35 U.S.C. § 133).	cation.				
1)	Responsive to communication(s) filed on 17.	August 200	<u>1</u> .						
2a)□		his action is							
3)									
Disposit	ion of Claims								
4)	Claim(s) $\underline{1-9}$ is/are pending in the application								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)[5) Claim(s) is/are allowed.								
6)□	6) ☐ Claim(s) <u>1-9</u> is/are rejected.								
7)	7) Claim(s) is/are objected to.								
8)□	Claim(s) are subject to restriction and/o	or election re	equirement.						
Applicat	ion Papers								
9)	The specification is objected to by the Examine	er.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11)	The proposed drawing correction filed on	_ is: a)	oproved b)∏ disap	proved by the Examiner.					
	If approved, corrected drawings are required in re		fice action.						
12)	The oath or declaration is objected to by the Ex	xaminer.							
-	under 35 U.S.C. §§ 119 and 120								
13)	Acknowledgment is made of a claim for foreig	n priority un	der 35 U.S.C. § 11	9(a)-(d) or (f).					
a)	☐ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority document	ts have bee	n received.						
	2. Certified copies of the priority document	ts have beer	n received in Appli	cation No					
* 5	 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
а	The translation of the foreign language process Acknowledgment is made of a claim for domest	ovisional ap	plication has been	received.	,				
/ ∟اردا Attachmen	·	ao priority di	.201 00 0.0.0. 33	, <u>20 ana, or 12 t.</u>					
1) 🔲 Notic 2) 🔲 Notic	ee of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) 5	5 <u>8 7</u> .		nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)					

Application/Control Number: 09/532,024

Art Unit: 1761

DETAILED ACTION

Claim Rejections - 35 USC § 112

The previous grounds of rejection have been withdrawn.

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 6 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 6 recites the limitation "monoester content". There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, 9 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Rule(4,419,378). Rule teaches a milk beverage(abstract) having polyglycerol fatty acid ester. Rule is silent as to whether or not the polyglyceral fatty acid ester having a cloud point of not less than 90C. However, Rule teaches a polyglyceral fatty acid ester having a degree of polymerization of 12-18, and a palmitic acid(col. 1+), therefore, inherently it should have the same cloud point. where the production of decaglycerol stearate is shown and applicants'

Application/Control Number: 09/532,024

Art Unit: 1761

Table 3. In the alternative, one skilled in the art would have expected to have a milk beverage having the cloud point as claimed since the degree of polymerization in Rule falls within that claimed.

Regarding claim 9, Rule teaches a milk coffee(col. 2, lines 1+).

4. Claims 2 rejected under 35 U.S.C. 103(a) as being unpatentable over Rule in view of Babayan(3,637,774) or Seiden et al(3,968,169). Rule teaches everything but is silent as to whether or not the polyglycerol has an average degree of polymerization of 4 to 12(Rule, col. 4, lines 1+). Babayan and Seiden both teach a process for preparing polyglycerol having an average degree of polymerization of 4 to 12(Babayan col. 2, Seiden col. 3). It would have been obvious to one of ordinary skill in the art to use in the polyglycerol having an average degree of polymerization of 4 to 12 as taught by Babayen and Seiden, since both Babayen and Seiden teaches that this polyglycerol can be used as emulsifying agent in food industry.

Rule in view of Babayan or Seiden teach all of the claimed limitations except for the specifically claimed percentage of the composition. However, the specifically claimed percentage are not seen to be a patentable distinction, therefore, it would have been obvious to one of ordinary skill in the art to modify the method of product of Rule in view of Babayan or Seiden by routine experimentation to arrive at the specifically claimed percentage.

5. Claims 5-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rule in view of Talkington et al(4,960,602)(Talkington). Rule teaches all of the claimed

Application/Control Number: 09/532,024

Art Unit: 1761

limitations, however, he is silent as to whether or not the sucrose fatty acid contains palmitic acid or stearic acid. Talkington teaches a sucrose fatty acid contains palmitic acid (col. 4, lines 15+). It would have been obvious to one of ordinary skill in the art to add the sucrose fatty acid contains palmitic acid as taught by Talkington, since Talkington teaches that these sucrose has the benefit of providing reduced calorie foods and beverages.

Rule in view of Talkington teach all of the claimed limitations except for the specifically claimed ratio and percentage of the composition. However, the specifically claimed ratio and percentage are not seen to be a patentable distinction, therefore, it would have been obvious to one of ordinary skill in the art to modify the product of Rule in view of Talkington by routine experimentation to arrive at the specifically claimed ratio and percentage.

Regarding claim 9, see col. 7, lines 60+.

6. Claim 4 rejected under 35 U.S.C. 103(a) as being unpatentable over Rule. Rule teaches all of the claimed limitations except for the specifically claimed percentage of the composition. However, the specifically claimed percentage are not seen to be a patentable distinction, therefore, it would have been obvious to one of ordinary skill in the art to modify the product of Rule by routine experimentation to arrive at the specifically claimed percentage.

Response to Arguments

7. Applicant's arguments with respect to claims 1-9 have been considered but are moot in view of the new ground(s) of rejection.

Page 5

Application/Control Number: 09/532,024

Art Unit: 1761

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hao T Mai whose telephone number is (703)306-9171. The examiner can normally be reached on 8AM-7PM; MON-THU.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Milton Cano can be reached on (703)308-3959. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3599 for regular communications and (703)305-7718 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0661.

hm

November 5, 2001

MILTON I. CANO

Helflow

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700